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13	(admitted <i>Pro Hac Vice</i> ) Attorneys for Plaintiffs		
	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15	TAMMARA TIMS and H.H., a minor by and   Case No. 2:18-cv-00021-JAD-VCF		
16	through his Guardian Ad Litem, GENEVA ATTEBERRY	STIPULATION AND ORDER FOR CCSI	
17	Plaintiffs,	TO PRODUCE VIDEO FROM ADAMS	
18	Fiantins,	ELEMENTARY SCHOOL TAKEN ON JANUARY 11, 2017 THAT DEPICTS	
19	V.	STUDENTS PURSUANT TO THE	
20	CLARK COUNTY SCHOOL DISTRICT, KASEY GLASS, MARK CONNORS, and	FAMILY EDUCATION RIGHTS AND PRIVACY ACT ("FERPA"), 20 U.S.C.	
21	DOES 1-50,	\$1232G	
22	Defendants.		
23			
24			
25			
26			
27	-1-		
• •	STIPULATION AND ORDER FOR CCSD TO PRODU	CE VIDEO FROM ADAMS ELEMENTARY SCHOOL	

CASE No. 2:18-CV-00021-JAD-VCF

LV 421181304v1

IT IS HEREBY STIPULATED AND AGREED by and between undersigned counsel for Plaintiffs and undersigned counsel for Clark County School District (hereinafter "CCSD") that CCSD shall produce a digital video recording depicting a minor that was taken by CCSD at Adams Elementary School on January 11, 2017 as part of an investigation of an incident involving Kasey Glass.

IT IS FURTHER HEREBY STIPULATED AND AGREED that the disclosure of such information will be subject to the Stipulated Confidentiality Agreement and Protective Order entered on May 1, 2018, as the digital image of a student (not a party to this case) that is part of an investigation maintained by an educational agency may be protected by the Family Education Rights and Privacy Act ("FERPA"), 20 U.S.C. §1232g.

**IT IS FURTHER HEREBY STIPULATED AND AGREED** that CCSD shall have 30 days from the date of this order to produce the above information, so as to allow CCSD time to provide notice to the affected individuals and an opportunity to object to the disclosure of their personal identifiable information.

IT IS FURTHER HEREBY STIPULATED AND AGREED that if any individual objects to the disclosure of their personal information, that individual must file an appropriate document with the court within 10 days of receipt of notice of this Order. The Court will then make a determination regarding the validity of the objection and whether such information will be disclosed at its earliest convenience.

## IT IS SO STIPULATED.

Dated: July 31, 2018

ROBISON, BELAUSTEGUI, SHARP & LOW

By: /s/ Michael A. Burke

MICHAEL A. BURKE

Attorney for Plaintiffs

1	Dated: July 31, 2018	LAW OFFICES OF TODD BOLEY
2		By: /s/ Todd A. Boley
3		Todd Boley
4		Attorney for Plaintiffs
		Admitted Pro Hac Vice
5	Dated: July 31, 2018	LAW OFFICES OF PETER ALFERT, PC
7		By: /s/ Peter W. Alfert
		By: /s/ Peter W. Alfert Peter W. Alfert
8		Attorney for Plaintiffs
9		Admitted Pro Hac Vice
10	Dated: July 31, 2018	GREENBERG TRAURIG, LLP
11		
12		By: /s/ Whitney L. Welch-Kirmse  MARK E. FERRARIO
13		KARA B. HENDRICKS
13		WHITNEY L. WELCH-KIRMSE
14		Attorneys for Defendants,
15		
16		
17		<u>ORDER</u>
18		
19	IT IS SO ORDERED.	
20		Contracte
21	Dated: August 1, 2018	
22		HON. CAM FERENBACH UNITED STATES MAGISTRATE JUDGE
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